

## UNITED STATES DEPARTMENT OF COMMERCE

## **Patent and Trademark Office**

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FIRST NAMED INVENTOR	ATTORNEY_DOCKET-NO.
22M2/1209	EXAMINER GREGORY, E
	ARTUNIT PAPER NUMBER
	to the terms of

Please find below and/or attached an Office communication concerning this application or proceeding.

**Commissioner of Patents and Trademarks** 

## **Advisory Action**

Application No.

Applicant(s)

08/594,983

Stephen M. Curry et al.

Examiner

Bernarr Earl Gregory

Group Art Unit 2202



ТН	E PE	RIOD FO	R RESPON	SE: [check o	nly a) or b)]						
	a) [	X expires	four (4)	_ months from	the mailing date	of the final	rejection.				
	b) [		. In no ever	e months from that, however, will	-						ction, whichever ate of the final
	date deter	on which mining the	the response period of e	t be obtained by e, the petition, a xtension and the the originally se	nd the fee have corresponding	been filed is amount of t	s the date of he fee. Any	the response extension fe	e and also the e pursuant to	date for th 37 CFR 1.	priate fee. The e purposes of 17 will be
				two months f forth above, v							(or within any
				e final rejectio e the applicat				s been cons	sidered with	the follow	wing effect,
X	The	proposed	d amendme	ent(s):							
		will be er	ntered upo	n filing of a No	otice of Appe	al and an A	Appeal Brie	f.			
	X	will not b	e entered	because:							
	Σ	they r	aise new i	ssues that wo	uld require fu	irther consi	deration ar	nd/or searcl	h. (See not	e below).	
		] they r	aise the is:	sue of new ma	atter. (See n	ote below).	•				
	Σ	•	re not dee for appea	· ·	the application	on in better	form for a	ppeal by m	aterially red	ducing or s	simplifying the
		they p	resent add	litional claims	without cand	celling a co	rresponding	g number o	f finally reje	ected clain	ns.
	N	IOTE: <u>7</u>	he propos	ed change to	claim 1 introd	duces 35 U	SC 112(2)	problems.	If the chan	ge to claii	n 1 were
			<u>where said</u>	l math coproc	essor perforn	ns encryptic	on calculat	ions," the c	<u>claim would</u>	l be allowa	able.
		Applicant	t's respons	se has overcor	ne the follow	ring rejectio	on(s):				
				ended claims mendment ca		non-allowab	ole claims.	we	ould be allo	wable if s	ubmitted in a
			t, exhibit o e because		econsideratio	n has been	considere	d but does	NOT place	the applic	ation in condition
				will NOT be of al rejection.	considered be	ecause it is	not directe	ed SOLELY	to issues w	hich were	newly raised by
🛛 For purposes of Appeal, the status of the claims is as follows (see attached written explanation, if any									):		
	Cla	Claims allowed: 6-22 and 24-27									
	Cla	ims objec	ted to: no	ne							
	Cla	ims rejec	ted: <u>1-5 a</u>	nd 23	<u></u>				····		
	The	e propose	d drawing	correction file	ed on		has	s ⊡has n	ot been app	proved by	the Examiner.
	Not	te the att	ached Info	rmation Disclo	osure Stateme	ent(s), PTO	-1449, Pa	per No(s)	ومسو	- ·	Λ
	Oth	ner			TEL	11 (703	3)306-	4153	BERN	AHHE.G	REGURY
					FAX	'-,; (703) '} (703)	306-9	4195		ALRY EXA BROUP 22	